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2	Attorneys for Plaintiffs Lynn Slovin, Samuel Katz,		
	Jeffery Price, and Justin Birkhofer, on their own		
13	behalf, and on behalf of all others		
4	similarly situated		
15	IN THE UNITED STA	ATES DISTR	RICT COURT
	FOR THE NORTHERN I		
6			
7	LYNN SLOVIN, an individual, on her own	Case No.	4:15-cv-05340-YGR
	behalf and on behalf of all others similarly		
8	situated,		ATION OF
9	Plaintiff,		AK H. LIEBERMAN IN Γ OF PLAINTIFFS' MOTION
	Figilitii,		AL APPROVAL OF CLASS
20	V.		SETTLEMENT
21			
, ]	SUNRUN, INC., a California corporation,	Hon. Yvor	nne Gonzalez Rogers
22	CLEAN ENERGY EXPERTS, LLC, a	D.	1.1.0.2010
23	California limited liability company doing	Date: Time:	July 9, 2019
24	business as SOLAR AMERICA, and DOES 1-5, inclusive,	Location:	2:00 p.m. Courtroom 1
	DOLO 1 5, merusive,	Location.	Ronald V. Dellums Fed. Bldg.
25	Defendants.		1301 Clay Street
26			Oakland, California 94612
27			

Declaration of Yitzchak Lieberman ISO Motion for Final Approval

28

- I, Yitzchak H. Lieberman, declare as follows:
- 1. I am a partner in the law firm of Parasmo Lieberman Law and am responsible for the handling of this litigation at the Firm. I am counsel of record for Plaintiffs Lynn Slovin, Jeffery Price, Samuel Katz, and Justin Birkhofer. I am a member in good standing of the Bars of the States of California and New York. I submit this declaration in support of Plaintiffs' Motion for Final Approval of the Class Action Settlement. I have personal knowledge of the facts set forth in this Declaration and could testify competently to them if called upon to do so.
- 2. On March 18, 2019, a letter sent to the Court by Mark Lessner, a settlement class member, was entered on the docket as "OBJECTIONS re settlement from Mark Lessner." (Dkt. No. 200)
- 3. Upon reading the letter, it appeared that Mark Lessner may not have intended to object to the settlement but rather, was writing the Court as "an objector to the unauthorized telephone calls." *See id.*
- 4. On March 24, 2019, I contacted and spoke with Mark Lessner. Dr. Lessner confirmed his intent was not to object to the settlement, but rather to file a claim to object to the unauthorized telephone calls he received. Dr. Lessner stated that "it would be a blessing" if I would assist him in filling out a claim form, which I subsequently did.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct and that this declaration was executed on June 18, 2019 at Los Angeles, California.

/s/Yitzchak H. Lieberman
Yitzchak H. Lieberman